Case 3:12-cr-00295-M Doc	ument 21	Filed 01/03	/13 F	Page PiotriciRageto 43
			NO	RITHERN DISTRICT OF TEXAS
DITTIDID	HUDDE COLV	mna niamni		TITE TITE
		TES DISTR	1	
FOR THE 1	NORTHER	N DISTRICT	OF TE	XAS
	DALLAS	DIVISION		JAN - 3 2013
	177 11177 115	DIVISION		J. 11 0 2013
			CLE	ERK, U.S. DISTRICT COURT
UNITED STATES OF AMERICA)	By	-24 CIS. DISTRICT COURT
OTHER OF THE OF		(Donutry (1)
) [Deputy
VS.)	CASI	E NO.: 3:12-CR-295-M (01)
		j i		
DENDIIG DDOUDI		<i>)</i>		
DENNIS BROWN		1		

REPORT AND RECOMMENDATION CONCERNING PLEA OF GUILTY

DENNIS BROWN, by consent, under authority of <u>United States v. Dees</u>, 125 F.3d 261 (5th Cir. 1997), has appeared before me pursuant to Fed. R. Crim.P. 11, and has entered a plea of guilty to Count(s) 2 and 3 of the Indictment. After cautioning and examining DENNIS BROWN under oath concerning each of the subjects mentioned in Rule 11, I determined that the guilty plea was knowledgeable and voluntary and that the offense(s) charged are supported by an independent basis in fact containing each of the essential elements of such offense. I therefore recommend that the plea of guilty, and the plea agreement, be accepted, and that DENNIS BROWN be adjudged guilty and have sentence imposed accordingly.

Date: January 3, 2013

IRMA CARRILLO RÁMIREZ UNITED STATES MAGISTRATE JUDGE

NOTICE

Failure to file written objections to this Report and Recommendation within ten (10) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).